B1 (Official Form 1) (4/10) **United States Bankruptcy Court** Voluntary Petition Eastern District of Virginia Name of Debtor (if individual, enter Last, First, Middle): Name of Joint Debtor (Spouse) (Last, First, Middle): Relizon (Texas) Ltd. LLP All Other Names used by the Debtor in the last 8 years All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): (include married, maiden, and trade names): d/b/a WorkflowOne Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN)/Complete EIN Last four digits of Soc. Sec. or Individual-Taxpayer LD. (ITIN)/Complete EIN (if more than one, state all): (if more than one, state all): 76-0566437 Street Address of Debtor (No. & Street, City, and State): Street Address of Joint Debtor (No. & Street, City, and State): 220 E. Monument Avenue ZIP CODE Dayton, OH 45402-1223 ZIP CODE 45402-1223 County of Residence or of the Principal Place of Business: County of Residence or of the Principal Place of Business: Montgomery Mailing Address of Debtor (if different from street address): Mailing Address of Joint Debtor (if different from street address): ZIP CODE ZIP CODE Location of Principal Assets of Business Debtor (if different from street address above): Type of Debtor Nature of Business Chapter of Bankruptcy Code Under Which (Form of Organization) (Check one box.) the Petition is Filed (Check one box) (Check one box.) Health Care Business Single Asset Real Estate as defined in 11 Chapter 7 U.S.C. § 101(51B) Chapter 9 Chapter 15 Petition for Recognition of a Individual (includes Joint Debtors) Railroad Foreign Main Proceeding Chapter 11 See Exhibit D on page 2 of this form. Stockbroker Chapter 15 Petition for Recognition of a Chapter 12 Corporation (includes LLC and LLP) Commodity Broker Foreign Nonmain Proceeding Chapter 13 Clearing Bank Other Other (If debtor is not one of the above entities Nature of Debts check this box and state type of entity below.) Tax-Exempt Entity Debts are primarily consumer debts, Debts are primarily (Check box, if applicable.) defined in 11 U.S.C. § 101(8) as business debts. Debtor is a tax-exempt organization under Title "incurred by an individual primarily for 26 of the United States Code (the Internal a personal, family, or household purpose." Revenue Code). Filing Fee (Check one box.) Chapter 11 Debtors Full Filing Fee attached Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). Check if: Filing Fee to be paid in installments (Applicable to individuals only) Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or except in installments. Rule 1006(b). See Official Form 3A. affiliates) are less than \$2,343,300 (amount subject to adjustment on 4/01/13 and every three years thereafter). Filing Fee waiver requested (Applicable to chapter 7 individuals only). Must attach Check all applicable boxes: signed application for the court's consideration. See Official Form 3B, A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b) Statistical/Administrative Information THIS SPACE IS FOR COURT USE ONLY Debtor estimates that funds will be available for distribution to unsecured creditors. Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors. Estimated Number of Creditors 50,001-____ 25,001-50-99 5001-10,001-OVER 100-199 200-999 1,000-5.000 10,000 100.000 100,000

\$50,000,001

\$10,000,001

\$1,000,001

\$100,000,001

More than

\$500,000,001

Estimated Assets

\$50,001 to

\$500,001

\$100,001 to

^{\$50,000} \$100,000 \$500,000 to \$1 to \$10 to \$50 to \$100 to \$500 to \$1 billion \$1 billion million million million million million Estimated Debts \$100,000,001 \$50,000,001 \$500,000,001 \$0 to \$50,001 to \$100,001 to \$500,001 \$1,000,001 \$10,000,001 More than \$50,000 \$100,000 \$500,000 to \$1 to \$10 to \$50 to \$100 to \$500 to \$1 billion million million million million million The estimated creditor, assets, and liabilities indicated herein are stated without prejudice on a consolidated basis for the Debtor and its debtor affiliates other than WF Capital Holdings, Inc. The Debtor

will file schedules and a statement of financial affairs pursuant to Fed. R. Bankr. P. 1007(c) on a date to be determined by this Court. The Debtor reserves the right to amend, revise, and update these estimates as necessary

Voluntary Petition	Name of Debtor(s):				
(This page must be completed and filed in every case)	Relizon (Texas) Ltd. LLP				
All Prior Bankruptcy Cases Filed Within Las	t 8 Years (If more than two, attach additional sheet.) Case Number:	Date Filed:			
Where Filed: - None -		Date Fried.			
Location Where Filed:	Case Number:	Date Filed:			
Pending Bankruptcy Case Filed by any Spouse, Partner, or	Affiliate of this Debtor (If more than one, attach a	dditional sheet.)			
Name of Debtor: - See Annex A -	Case Number:	Date Filed: .			
District:	Relationship:	Judge:			
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) Exhibit A is attached and made a part of this petition.	Exhibit B (To be completed if debtor is an ind whose debts are primarily consumer I, the attorney for the petitioner named in the foregoin have informed the petitioner that [he or she] may proof or 13 of title 11, United States Code, and have explain under each such chapter. I further certify that I deliver required by 11 U.S.C. § 342(b). X Signature of Attorney for Debtor(s)	debts.) In petition, declare that I In the ceed under chapter 7, 11, 12, and the relief available			
		(Date)			
Exhi Does the debtor own or have possession of any property that poses or is alleged to p Yes, and Exhibit C is attached and made a part of this petition. No		lic health or safety?			
Exhi	bit D				
(To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D completed and signed by the debtor is attached and made a part of this petition. If this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition.					
Information Regardin (Check any ap					
Debtor has been domiciled or has had a residence, principal place o preceding the date of this petition or for a longer part of such 180 date.	f business, or principal assets in this District for 180 d	ays immediately			
There is a bankruptcy case concerning debtor's affiliate, general par	tner, or partnership pending in this District.				
Debtor is a debtor in a foreign proceeding and has its principal place has no principal place of business or assets in the United States but this District, or the interests of the parties will be served in regard to	is a defendant in an action or proceeding [in a federal				
Certification by a Debtor Who Reside					
(Check all applicable boxes.) Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.)					
(Name of landlord that obtained judgment)					
(Address of landlord)					
Debtor claims that under applicable nonbankruptcy law, there are ci permitted to cure the entire monetary default that gave rise to the judges possession was entered, and					
Debtor has included in this petition the deposit with the court of any period after the filing of the petition.	y rent that would become due during the 30-day				
Debtor certifies that he/she has served the Landlord with this certified	cation. (11 U.S.C. § 362(1)).				

Voluntary Petition	Name of Debtor(s):
(This page must be completed and filed in every case)	Relizon (Texas) Ltd. LLP
Signa	
Signature(s) of Debtor(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. X Signature of Debtor X Signature of Joint Debtor Telephone Number (If not represented by attorney)	Signature of a Foreign Representative I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached. Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X (Signature of Foreign Representative)
Date	Date
Signatur of Attorney* X /s/ Douglas M. Foley Signature of Attorney for Debtor(s) Douglas M. Foley Printed Name of Attorney for Debtor(s) McGuireWoods LLP Firm Name 101 W. Main Street 9000 World Trade Center Norfolk, VA 23510 Address Email: dfoley@mcguirewoods.com 757-640-3700 Fax:757-640-3957 Telephone Number September 29, 2010 Date *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	Ideclare under penalty of perjury that: 1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; 2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under I1 U.S.C. §§ 110(b), 110(h), and 342(b); and, 3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)(Required by 11 U.S.C. § 110.)
Signature of Debtor (Corporation/Partnership) I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of the 11, United Atates Code, specified in this petition. X	Address X Date Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose social security number is provided above. Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. § 110; 18 U.S.C. § 156.

ANNEX A

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of these petitions, these entities filed an application requesting that the Court administratively consolidate for procedural purposes only and jointly administer their chapter 11 cases.

- 1. WF CAPITAL HOLDINGS, INC.
- 2. OLD UE, LLC
- 3. OLD FGS, INC.
- 4. WF HOLDINGS, INC.
- 5. WORKFLOW HOLDINGS CORPORATION
- 6. WORKFLOW MANAGEMENT, INC.
- 7. WFMI, INC.
- 8. WORKFLOW SOLUTIONS LLC
- 9. WFIH, INC.
- 10. THE RELIZON COMPANY
- 11. WORKFLOW OF FLORIDA, INC.
- 12. WORKFLOW MANAGEMENT ACQUISITION II CORP.
- 13. SFI OF PUERTO RICO, INC.
- 14. WORKFLOW DIRECT, INC.
- 15. RELIZON DE MEXICO INC.
- 16. RELIZON SNE INC.
- 17. FORMCRAFT HOLDINGS LIMITED PARTNER, INC.
- 18. FORMCRAFT HOLDINGS GENERAL PARTNER, INC.
- 19. RELIZON KNE INC.
- 20. RELIZON WISCONSIN INC.
- 21. RELIZON (TEXAS) LTD. LLP

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA

Norfolk Division					
In re Relizon	(Texas) Ltd. LLP				
	Debtor(s)	Case No.			
v.	Plaintiff(s)	Chapter 11			
	Defendant(s)	Adversary No.			
	CORPORATE OWNER	RSHIP STATEMENT			
Pursuant to FR following corporate Relizon Texas	orate entity:	(a) the undersigned counsel for the			
corporation(s), of any class of report under FI	the corporation's equity interest, RBP 1007(a)(1), or FRBP 7007.1	directly or indirectly owns 10% or more or states that there are no entities to			
Formeraft Hold	ings General Partner, Inc.				
No entities to September 29, 2		or FRBP 7007.1(a) [Check if applicate]e] /s/ Douglast Foley Signature of Debtor's Counsel or			
		Party in Adversary Proceeding			

[cpownstm ver. 3/2004]

Douglas M. Foley (VSB No. 34364) Patrick L. Hayden (VSB No. 30351) McGUIREWOODS LLP 9000 World Trade Center 101 W. Main Street Norfolk, Virginia 23510 (757) 640-3700

Proposed Attorneys for the Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA NORFOLK DIVISION

In re)	Chapter 11
WORKFLOW MANAGEMENT, INC., et al.,)	Case No. 10()
Debtors.))	(Joint Administration Pending)

CONSOLIDATED LIST OF CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS AGAINST THE DEBTORS

Set forth below is a list of creditors holding the thirty (30) largest unsecured claims against Workflow Management, Inc. ("Workflow") and its affiliated debtors as of approximately September 29, 2010. The list has been prepared on a consolidated basis from the books and records of Workflow and its affiliated entities that have contemporaneously commenced chapter 11 cases in this Court (collectively, "the Debtors"). The information presented in the list below shall not constitute an admission by, nor is it binding on, the Debtors.²

¹ The Debtors and the last four digits of the Debtors' taxpayer identification numbers are as follows: Workflow Management, Inc. (7104); Workflow Holdings Corporation (9217); WF Capital Holdings, Inc. (5548); WF Holdings, Inc. (9106); Workflow Direct, Inc. (7497); Workflow Management Acquisition II Corp. (2039); WFIH, Inc. (0527); WFMI, Inc. (4282); Workflow of Florida, Inc. (4281); Workflow Solutions LLC (3769); SFI of Puerto Rico, Inc. (3413); Old FGS, Inc. (1438); Old UE, LLC (4060); The Relizon Company (4702); Relizon Wisconsin Inc. (8440); Relizon (Texas) Ltd., LLP (6437); Relizon SNE Inc. (4537); Relizon KNE Inc. (3935); Relizon de Mexico Inc. (6996); Formcraft Holdings General Partner, Inc. (5683); Formcraft Holdings Limited Partner, Inc. (5684). The mailing address for WF Capital Holdings, Inc., Old FGS, Inc., and Old UE, LLC is 150 West Main Street, Suite 2100, Norfolk, Virginia 23510. For all other Debtors, the mailing address is 220 E. Monument Avenue, Dayton, Ohio 45402.

² The Debtors will file the schedules of assets and liabilities (the "Schedules") in accordance with 11 U.S.C. § 521, Fed. R. Bankr. P. 1007 and orders of this Court. The information contained in the Schedules may differ from that set forth below. Furthermore, the Debtors have not yet identified which of their largest unsecured claims, if any, are contingent, unliquidated, disputed, and/or subject to setoff. The Debtors reserve the right to identify any of their claims listed in the Schedules as contingent, unliquidated,

The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101 or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the largest unsecured claims.

disputed, and/or subject to setoff as appropriate. Inclusion of a claim on this consolidated list is not an admission that the amounts are or are not contingent, unliquidated, disputed, and/or subject to setoff nor an admission that the amounts listed are owed by more than one of the Debtors.

No.	(1) NAME OF CREDITOR AND COMPLETE MAILING ADDRESS INCLUDING ZIP CODE	(2) NAME, TELEPHONE NUMBER AND COMPLETE MAILING ADDRESS, INCLUDING ZIP CODE, OF EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM WHO MAY BE CONTACTED	(3) NATURE OF CLAIM (trade debt, bank loan, government contract, etc.)	(4) INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED OR SUBJECT TO SETOFF	(5) AMOUNT OF CLAIM (if secured also state value of security)
1	BRANCH BANKING AND TRUST COMPANY Attn: Jeffrey M. Rubery 1909 K Street, N.W. 2nd Floor Washington DC 20006	BRANCH BANKING AND TRUST COMPANY Attn: Jeffrey M. Rubery 1909 K Street, N.W. 2nd Floor Washington DC 20006 Tel: 202-835-9350 Fax: 202-835-9287	Note Payable		\$20,000,000
2	THE CARLYLE GROUP Attn: Bruce E. Rosenblum 1001 Pennsylvania Avenue, N.W. Washington DC 20004	THE CARLYLE GROUP Attn: Bruce E. Rosenblum 1001 Pennsylvania Avenue, N.W. Washington DC 20004 Tel: 202-729-5626 Fax: 202-347-1818	Note Payable		\$12,495,728
3	MOHAMED YACOUB Attn: Philippe C. Vachon c/o Borden Ladner Gervais LLP 1000 de La Gaucheteiere Street West Bureau/Suite 900 Montreal Quebec Canada H3B 5H4	MOHAMED YACOUB Attn: Philippe C. Vachon c/o Borden Ladner Gervais LLP 1000 de La Gaucheteiere Street West Bureau/Suite 900 Montreal Quebec Canada H3B 5H4 Tel: 514-954-3134 Fax: 514-954-1905 pvachon@blgcanada.com	Litigation Settlement		\$1,367,275
4	UNITED ENVELOPE LONG-TERM UNION PENSION Attn: Mike Quaglia Local 447, GCC/IBT 601 Pavonia Avenue Jersey City NJ 07306	UNITED ENVELOPE LONG-TERM UNION PENSION Attn: Mike Quaglia Local 447, GCC/IBT 601 Pavonia Avenue Jersey City NJ 07306 Tel: 201-792-9799 Fax: 201-792-9729	Pension Obligations		\$1,094,706
5	TENET HEALTHCARE CORPORATION Attn: Richard J. Yonker 13737 Noel Road Suite 100 Dallas TX 75240	TENET HEALTHCARE CORPORATION Attn: Richard J. Yonker 13737 Noel Road Suite 100 Dallas TX 75240 Tel: 469-893-6638 Fax: 469-893-7638 richard.yonker@tenethealth.com	Customer Sales Rebates		\$768,737
6	ADECCO EMPLOYMENT SERVICES Attn: Becky Kirchner 1099 N. Meridian St Indianapolis IN 46204	ADECCO EMPLOYMENT SERVICES Attn: Becky Kirchner 1099 N. Meridian St Indianapolis IN 46204 Tel: 317-237-7990 Fax: 317-237-7997 Becky.Kirchner@adeccona.com	Trade Vendor		\$679,645
7	UNISOURCE WORLDWIDE Attn: John Pavloff 6279 Tri-Ridge Blvd Loveland OH 45140	UNISOURCE WORLDWIDE Attn: John Pavloff 6279 Tri-Ridge Blvd Loveland OH 45140 Tel: 513-576-1675 Fax: 770-734-2000 pavloj01@UnisourceLink.Com	Trade Vendor		\$623,438

		(2) NAME, TELEPHONE NUMBER AND		(4) INDICATE IF	
	(I)	COMPLETE MAILING ADDRESS, INCLUDING ZIP CODE, OF EMPLOYEE, AGENT, OR	(3) NATURE OF CLAIM	CLAIM IS CONTINGENT, UNLIQUIDATED,	(5) AMOUNT OF CLAIM
	(1) NAME OF CREDITOR AND	DEPARTMENT OF CREDITOR	(trade debt, bank loan,	DISPUTED OR	(if secured also
	COMPLETE MAILING ADDRESS	FAMILIAR WITH CLAIM WHO	government contract,	SUBJECT TO	state value of
No.	INCLUDING ZIP CODE	MAY BE CONTACTED	etc.)	SETOFF	security)
8	APPLETON PAPER	APPLETON PAPER			
	Attn: Brad Markey	Attn: Brad Markey			
	2888 Bark Hill Road	2888 Bark Hill Road			
	York PA 17404	York PA 17404	Trade Vendor		\$567,495
		Tel: 800-360-3520			
	·	Fax: 717-767-9327			
_	COORGIA BAGIEIG CORR	bmarkey@appletonideas.com GEORGIA-PACIFIC CORP			
1	GEORGIA-PACIFIC CORP	Attn: Jim Lagerbloom	,		
	Attn: Jim Lagerbloom 133 Peachtree St., NE	133 Peachtree St., NE			
	10th Floor	10th Floor	L		0551 517
	Atlanta GA 30303	Atlanta GA 30303	Trade Vendor		\$551,517
		Tel: 404-652-6844			
		Fax: 404-230-7451			
		jalagerb@gapac.com			
10	FORT JAMES CORP.	FORT JAMES CORP.			
	Attn: Jim Lagerbloom	Attn: Jim Lagerbloom			
	133 Peachtree St., NE	133 Peachtree St., NE			
	10th Floor	10th Floor	Trade Vendor		\$524,343
	Atlanta GA 30303	Atlanta GA 30303		·	
		Tel: 404-652-6844 Fax: 404-230-7451			į
		jalagerb@gapac.com			
11	NISSAN NORTH AMERICA INC	NISSAN NORTH AMERICA INC			
1	Attn: Ronald Petty	Attn: Ronald Petty			
	One Nissan Way	One Nissan Way	Prepaid Postage		\$498,510
	Franklin TN 37067	Franklin TN 37067	rrepaid rostage		9790,510
		Tel: 615-725-1000			
<u> </u>		Fax: 615-967-3343			
12	CAROLINAS SHARED SERVICES,	CAROLINAS SHARED SERVICES,]	
	LLC	LLC			
	Attn: James Olsen PO Box 32861	Attn: James Olsen PO Box 32861	Buying Group Rebate		\$491,169
	Charlotte NC 28232	Charlotte NC 28232	Buying Group Revale		ψ (71,10)
	Charlone NC 28232	Tel: 704-355-3398			
İ		james.olsen@carolinashealthcare.org			
13	NOVATION LLC	NOVATION LLC			
1	Attn: General Counsel	Attn: General Counsel			
	125 East John Carpenter Freeway	125 East John Carpenter Freeway	Buying Group Rebate		\$473,711
	Irving TX 75062-2324	Irving TX 75062-2324	Duying Group Resaic		0.,0,,,,
		Tel: 972-581-5000			
		Fax: 972-581-5013	ļ		
14	FIDELITY INVESTMENTS	FIDELITY INVESTMENTS			
	Attn: Jane Greene	Attn: Jane Greene 82 Devonshire St			
	82 Devonshire St Boston MA 02103	Boston MA 02103	Prepaid Postage		\$351,320
	DOSION IVIA 02103	Tel: 617-563-7000		,	
		Fax: 617-476-6150			
15	CINGULAR WIRELESS	CINGULAR WIRELESS			
1	Attn: Richard Lindner	Attn: Richard Lindner			
1	208 S Akard St	208 S Akard St			
	Suite 3700	Suite 3700	Prepaid Postage		\$341,195
	Dallas TX 75202	Dallas TX 75202			
		Tel: 210-821-4105 Ext 6	1		
1		Fax: 214-741-0198	1		1

No.	(1) NAME OF CREDITOR AND COMPLETE MAILING ADDRESS INCLUDING ZIP CODE	(2) NAME, TELEPHONE NUMBER AND COMPLETE MAILING ADDRESS, INCLUDING ZIP CODE, OF EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM WHO MAY BE CONTACTED	(3) NATURE OF CLAIM (trade debt, bank loan, government contract, etc.)	(4) INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED OR SUBJECT TO SETOFF	(5) AMOUNT OF CLAIM (if secured also state value of security)
16	AT&T Attn: Richard Lindner 208 S Akard St Suite 3700 Dallas TX 75202	AT&T Attn: Richard Lindner 208 S Akard St Suite 3700 Dallas TX 75202 Tel: 210-821-4105 Ext 6 Fax: 214-741-0198	Prepaid Postage		\$300,932
17	ROLLSOURCE PAPERS Attn: Jay Skulborstad 7472 Collection Center Dr Chicago IL 60693	ROLLSOURCE PAPERS Attn: Jay Skulborstad 7472 Collection Center Dr Chicago IL 60693 Tel: 800-525-7785 Ext 5313 Fax: 847-699-9690 skulbi01@unisourcelink.com	Trade Vendor		\$266,140
18	PACE INDUSTRY UNION MANAGEMENT PENSION FUND Attn: Tonisha M. Franklin 3320 Perimeter Hill Drive Nashville TN 37211	PACE INDUSTRY UNION MANAGEMENT PENSION FUND Attn: Tonisha M. Franklin 3320 Perimeter Hill Drive Nashville TN 37211 Tel: 615-333-6343 Fax: 615-333-5760	Pension Obligations	Disputed	\$261,415
19	CENVEO Attn: Al Havens 4003 S. Kirk Way Aurora CO 80013	CENVEO Attn: Al Havens 4003 S. Kirk Way Aurora CO 80013 Tel: 800-868-9884 Fax: 770-632-3385 al.havens@cenveo.com	Trade Vendor		\$259,389
20	BUSINESS CARD SERVICE Attn: Tom Marchessault 3200 143rd Circle Burnsville MN 55306	BUSINESS CARD SERVICE Attn: Tom Marchessault 3200 143rd Circle Burnsville MN 55306 Tel: 952-895-6706 Fax: 952-736-8506 Tom.Marchessault@bsp-mail.com	Trade Vendor		\$230,045
21	SANMAR CORP Attn: Sean Lee 30500 SE 79th Street Issaquah WA 98027	SANMAR CORP Attn: Sean Lee 30500 SE 79th Street Issaquah WA 98027 Tel: 800-346-3369 Ext 4771 Fax: 206-727-3203 seanlee@sanmar.com	Trade Vendor		\$214,148
22	BAPTIST MEMORIAL HEALTH Attn: Donald Pounds 350 N Humphreys Blvd Memphis TN 38120	BAPTIST MEMORIAL HEALTH Attn: Donald Pounds 350 N Humphreys Blvd Memphis TN 38120 Tel: 901-227-4377 Fax: 901-227-5336	Customer Sales Rebates		\$193,377
23	GUARANTY BANK Attn: Isabel Goiri 15 20th St Suite 100 Birmingham AL 35233	GUARANTY BANK Attn: Isabel Goiri 15 20th St Suite 100 Birmingham AL 35233 Tel: 205 297-3000 Fax: 205-715-7812	Prepaid Postage		\$184,949

	,	(4)		(4)	
		(2) NAME, TELEPHONE NUMBER AND	·	INDICATE IF CLAIM IS	(5)
		COMPLETE MAILING ADDRESS,	l		AMOUNT OF
		INCLUDING ZIP CODE, OF	(3)	CONTINGENT,	
	(1)	EMPLOYEE, AGENT, OR	NATURE OF CLAIM	UNLIQUIDATED,	CLAIM
	NAME OF CREDITOR AND	DEPARTMENT OF CREDITOR	(trade debt, bank loan,	DISPUTED OR	(if secured also
	COMPLETE MAILING ADDRESS	FAMILIAR WITH CLAIM WHO	government contract,	SUBJECT TO	state value of
No.	INCLUDING ZIP CODE	MAY BE CONTACTED	etc.)	SETOFF	security)
24	MEMORIAL HERMANN	MEMORIAL HERMANN		!	
	HEALTHCARE SYSTEM	HEALTHCARE SYSTEM			
	Attn: Richard Imbimbo	Attn: Richard Imbimbo			·
	7777 Southwest Freeway	7777 Southwest Freeway	Customer Sales Rebates		\$183,824
	Box 39	Box 39	Customer Buies Recures		*****
	Houston TX 77074	Houston TX 77074			
		Tel: 713-448-5000	1		
		Fax: 713-448-6660			
25	AGRIBANK	AGRIBANK			
1	Attn: Brian J. O'Keane	Attn: Brian J. O'Keane	i		
	375 Jackson St.	375 Jackson St.	Prepaid Postage		\$182,554
	Saint Paul MN 55101	Saint Paul MN 55101	Frepaid Fostage		#102,33 1
		Tel: 651-282-8800	1		
		Fax: 651-282-8666	1		
26	INNERWORKINGS/	INNERWORKINGS/			
-"	SERVICEMASTER/TERMINEX	SERVICEMASTER/TERMINEX			
	Attn: Todd Andrews	Attn: Todd Andrews			
	General Counsel	General Counsel	The second of		\$150,000
İ	600 W. Chicago, Suite 850	600 W. Chicago, Suite 850	Litigation Settlement		\$150,000
	Chicago IL 60654	Chicago IL 60654			
	Cincago III 0003 1	Tel: 312-784-2669			
1		tandrews@inwk.com			
27	MEDCOHEALTHSOLUTIONS	MEDCOHEALTHSOLUTIONS			
	Attn: Grabiel Cappucci	Attn: Grabiel Cappucci			
	100 Parsons Pond Dr	100 Parsons Pond Dr			0120.005
	Franklin Lakes NJ 07417	Franklin Lakes NJ 07417	Prepaid Postage		\$129,095
	Tankin Eakes 115 0 117	Tel: 201-269-3400]	
		gabriel cappucci@medco.com			
28	LEFAVOR ENVELOPE CO	LEFAVOR ENVELOPE CO			
20	Attn: Jim LeFavor	Attn: Jim LeFavor			
1	2550 South 900 West	2550 South 900 West			
	Salt Lake City UY 84127	Salt Lake City UY 84127	Trade Vendor		\$126,978
ĺ	Balt Eake City CT 04127	Tel: 888-533-2867 Ext 104			
		Fax: 801-972-3647	.]		
		iim@lefavor.com			
29	SANTA CLARA VALLEY HEALTE	SANTA CLARA VALLEY HEALTH			
47	Attn: Peter Kutars and Jeffery Smith	Attn: Peter Kutars and Jeffery Smith			1
1	70 W Hedding St East	70 W Hedding St East			
1	San Jose CA 95110	San Jose CA 95110	Customer Sales Rebates		\$122,156
1	Gail Jose CA 75110	Tel: 408 299-5105			1
		Fax: 408-295-3065			1
30	INTEGRIS HEALTH	INTEGRIS HEALTH	 		
30		Attn: Wentz Miller			
1	Attn: Wentz Miller	3366 N W Expy			[
1	3366 N W Expy	Suite 800	Customer Sales Rebates		\$115,653
1	Suite 800	Oklahoma City OK 73112	Castoffici Dates Acoutes		
1	Oklahoma City OK 73112	•			
		Tel: 405 949-6066 Fax: 405-951-2526			
		rax: 403-931-2320	1	L	L

DECLARATION REGARDING THE CONSOLIDATED LIST OF CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS AGAINST THE DEBTORS

I, Paul H. Bogutsky, Chief Financial Officer, Vice President and Treasurer of Relizon (Texas) Ltd. LLP, declare under penalty of perjury that I have read the foregoing list and that it is true and correct to the best of my knowledge, information and belief,

Date: September 29, 2010

By: /s/ Paul H. Bogutsky

Paul H. Bogutsky Chief Financial Officer,

Vice President and Treasurer

Penalty for making a false statement or concealing property: Fine of up to \$500,000.00 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571

UNANIMOUS ACTION BY THE PARTNERS

OF

RELIZON (TEXAS) LTD., LLP

September 29, 2010

The undersigned, being the sole general partner (the "General Partner") and the sole limited partner (the "Limited Partner" and together with the General Partner, the "Partners") of Relizon (Texas) Ltd. LLP, a partnership established under the laws of the state of Texas (the "Partnership"), do hereby authorize, approve and consent to the adoption of the following resolutions and the actions contemplated therein, without meeting:

WHEREAS, after consultation with the Partnership's management and its legal and financial advisors, and after review of the applicable bankruptcy documentation and other relevant information, the Partners have determined that it is in the best interests of the Partnership and its creditors, shareholders, and other interested parties to file, on behalf of the Partnership, voluntary petitions for relief, and commence a bankruptcy case, under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"),

I. CHAPTER 11 BANKRUPTCY FILING

NOW, THEREFORE BE IT RESOLVED, that the President, Chief Executive Officer, Chief Financial Officer, Vice Presidents, Treasurer, Assistant Treasurer, Secretary, and Managers of the Partnership, or such other officer of the Partnership as may be designated by the Chief Executive Officer of the Partnership (each an "Authorized Officer" and, collectively, the "Authorized Officers") be, and each of them hereby is, appointed by the Partners as an authorized signatory in connection with the chapter 11 proceedings authorized herein; and it is further

RESOLVED, that, in the judgment of the Partners, it is desirable and in the best interests of the Partnership and its creditors, shareholders, and other interested parties, that Chapter 11 petitions be filed by the Partnership seeking relief under the provisions of the Bankruptcy Code, and the filing of such petitions is hereby authorized; and it is further

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, directed, and empowered, on behalf of and in the name of the Partnership, to execute, verify and/or file, or cause to be executed, verified, and/or filed (or direct others to do so on their behalf as provided herein) all necessary and appropriate documents, including, without limitation, all petitions, affidavits, schedules, motions, lists, applications, pleadings, and other papers, and in connection therewith to employ and retain all assistance by legal counsel, accountants, or other professionals and to take any

and all action that the Authorized Officers deem necessary, proper, or desirable in connection with the chapter 11 cases, including any and all action necessary, proper, or desirable in connection with obtaining necessary financing and using cash collateral, including, without limitation, granting liens and other means of adequate protection, with a view to the successful prosecution of such cases; and it is further

RESOLVED, that the law firm of McGuireWoods LLP be, and hereby is, employed to render legal services to, and to represent, the Partnership as general restructuring counsel in connection with the chapter 11 cases and any other related matters and on such terms as any Authorized Officer shall approve; and it is further

RESOLVED, that the law firm of Tavenner & Beran, PLC, be, and hereby is, employed to render legal services to, and to represent, the Partnership as co-counsel and conflicts counsel and in connection with the chapter 11 cases as the Partnership may determine; and it is further

RESOLVED, that the law firm of Arnold & Porter LLP be, and hereby is, employed to render legal services to, and to represent, the Partnership as special counsel in connection with the chapter 11 cases and any other related matters and on such terms as any Authorized Officer shall approve; and it is further

RESOLVED, that the law firm of Kaufman & Canoles, P.C. be, and hereby is, employed to render legal services to, and to represent, the Partnership as corporate counsel in connection with the chapter 11 cases and any other related matters and on such terms as any Authorized Officer shall approve; and it is further

RESOLVED, that the firm of FTI Consulting be, and hereby is, employed as financial advisor to provide financial advisory services for the Partnership in connection with the chapter 11 cases and any other related matters and on such terms as any Authorized Officer shall approve; and it is further

RESOLVED, that the firm of Kurtzman Carson Consultants LLC be, and hereby is, employed as claims, noticing, and balloting agent for the Partnership in connection with the chapter 11 cases and any other related matters and on such terms as any Authorized Officer shall approve.

II. CHAPTER 11 PLAN OF REORGANIZATION

BE IT FURTHER RESOLVED, that, in the judgment of the Partners, it is desirable and in the best interests of the Partnership and its creditors, shareholders, and other interested parties, that the Partnership file a plan of reorganization under chapter 11 of the Bankruptcy Code, substantially in the form considered by the Partners, and the filing of such plan is hereby authorized; and it is hereby

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, directed, and empowered, on behalf of and in the name of the Partnership, to execute, verify and/or file, or cause to be executed, verified, and/or filed (or direct others to do so on their behalf as provided herein) such plan of reorganization, and a disclosure statement and other supporting documentation in regard thereto, and to prosecute the confirmation and consummation of such plan; and it is further

RESOLVED, that the Authorized Officers be, and each of them hereby is authorized, directed, and empowered, on behalf of and in the name of the Partnership, to execute, verify and/or file, or cause to be executed, verified, and/or filed (or direct others to do so on their behalf as provided herein) all necessary and appropriate documents pertaining to such plan and disclosure statement, including those related to: (i) classification of creditors; (ii) treatment of the Partnership' prepetition claims; (iii) potential recoveries for creditors; (iv) provisions relating to the disposition of the Partnership' assets; (v) funding of exit loans and other financing that may become necessary to accomplish the goals of the plan; (vi) treatment of the Partnership' pension obligations; (vii) any releases and indemnification provided under the plan; and (viii) a draft liquidation analysis comparing potential recoveries in a hypothetical chapter 7 liquidation of the Partnership' assets, and it is further

RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized, directed, and empowered to cause the Partnership and its professionals to take the foregoing actions, and to execute any and all documents, agreements, consents and other instruments as may be necessary or appropriate to consummate the foregoing, and to cause the Partnership to perform such actions, to execute such documents, agreements, consents and other instruments and to pay any expenses related thereto.

III. MISCELLANEOUS

BE IT FURTHER RESOLVED, that each Authorized Officer be, and each such Authorized Officer hereby is, authorized to prepare, execute and file all applications, certificates or other documentation for any approvals required as a condition, or necessary or useful to effect or facilitate, the transactions contemplated by the chapter 11 cases; and it is further

RESOLVED, that all actions heretofore taken by the Partners, the officers and the directors of the Partnership with respect to the chapter 11 cases or any of the foregoing resolutions that is consistent with the purpose and intent of the foregoing resolutions is hereby ratified, confirmed and approved in all respects as the proper act and deed of the Partnership; and it is further

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers be, and they hereby are, authorized and directed to take or perform or cause to be taken or performed all such further actions, to execute and deliver or cause to be executed and delivered all such further certificates, agreements, instruments and documents in the name and on behalf of

the Partnership, to incur and pay or cause to be paid all such fees and expenses as in their judgment shall be necessary or advisable in order to carry out fully the intent and purposes of the foregoing resolutions; and it is further

RESOLVED, that these resolutions shall be effective as of the date written above; and it is further

RESOLVED, that the omission from these resolutions of any agreement, document or other arrangement contemplated by any of the agreements, documents or instruments described in the foregoing resolutions or any action taken in accordance with any requirement of any of the agreements, documents or instruments described in the foregoing resolutions shall in no manner derogate from the authority of the Authorized Officers to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate, carry out or further the transactions contemplated by, and intent and purposes of, the foregoing resolutions.

[Signature Page Follows]

Effective Date: September 29, 2010

The General Partner:

FORMCRAFT HOLDINGS GENERAL PARTNER, INC. a Delaware Coppyration

The Limited Partner:

FORMCRAFT HOLDINGS

a Delaware Corporation

By:

Paul H. Bogutsky, Vice President and Treasurer